## UNITED STATES BANKRUPTCY COURT Western District of Texas San Antonio Division

Bankruptcy Case No.: 20–50805–rbk

Chapter No.: 11

IN RE: Krisjenn Ranch, LLC, Krisjenn Ranch, LLC, Series U, Debtor(s)

Adversary Proceeding No.: 20–05027–rbk Judge: Ronald B. King

Krisjenn Ranch, LLC, Krisjenn Ranch, LLC, Series Uvalde Ranch, Krisjenn Ranch, LLC, Series Pipeline Row

**Plaintiff** 

V.

DMA Properties, Inc. et al.

Defendant

## ORDER REQUIRING STATEMENT REGARDING CONSENT

The Court, having considered the guidance from the United States Supreme Court in *Wellness Int'l Network*, *Ltd. v. Sharif (In re Sharif)*, —— U.S. ———, 135 S. Ct. 1932, 1948 n.13 (2015), finds that the following Order should be entered.

## IT IS ORDERED AND NOTICE IS HEREBY GIVEN AS FOLLOWS:

- 1. Within 21 days after the date of entry of this Order, each party in this adversary proceeding shall file and serve a "Statement Regarding Consent."
- 2. In such Statement Regarding Consent, each party shall expressly state that the party consents to entry of final orders and a final judgment by the Court (an Article I bankruptcy judge) in this adversary proceeding, OR, that the party does not consent to entry of final orders and a final judgment by the Court (an Article I bankruptcy judge) in this adversary proceeding.
- 3. If any party is added to, joined, or served in this adversary proceeding after the entry of this Order, such additional party shall file and serve a separate Statement Regarding Consent at the same time as the first pleading is filed by such additional party.
- 4. Nothing contained in this Order shall constitute a finding or determination by the Court that consent of the parties is required for the Court to enter final orders and a final judgment in this adversary proceeding.

Dated: 6/3/20

Barry D. Knight Clerk, U. S. Bankruptcy Court BY: Rosa Gonzalez 20-05027-rbk Doc#8 Filed 06/03/20 Entered 06/03/20 07:32:33 O/Stmc AP int ptys Pg 2 of 2

 $[Statement\ Regarding\ Consent\ Order\ (AP)]\ [{\it OstmcAPap}]$